

IV. REMARKS

The specification amendments, as well as the correction to claim 19, correct obvious typographical errors. In particular, the number on page 2 is supported by page 2, line 13, while the correction to page 6, line 38, is a translation artefact. Amended claim 19 is supported by original claim 10 and eliminates redundancy with claim 20. Thus they are not new matter. Claims 9 and 18 have been amended to better conform to U.S. practice by eliminating "such that", while some of their limitations are now in new dependent claims 24 and 25, respectively.

Claims 1-23 are not unpatentable under 35 U.S.C. 102 as being anticipated by Jaisimha.

Claim 1 recites "... a user message...", "...a presentation model is formed to contain information related to at least one component connected with the user message, said presentation model is supplemental with a reference to the location of data related to presenting at least one component in said user message, said last recited user message being the same user message as said first recited user message, and said presentation model is added to said same user message". Thus, the presentation model contains a reference to the location of data in said same user message and the presentation model is added to the same user message. It is noted that the added limitation of "same" is supported by Figs 6(b) and 6(c) and page 10, line 20, to page 11, line 19, of the description.

The advantage of having all of the components in the same user message even if the message is transmitted using a plurality of packets is that the receiving terminal can present the components while offline, i.e., without being connected to the network.

In contradistinction, Jaisimha does not create a message, let alone storing data in the same message, but Jaisimha creates a link. In particular, column 9, lines 56-67, does not deal with creating a user message. The content provider or user creates a file which includes the link (URL) referencing an encoded media file. The link can also include a specific value for the "mobileplayback" parameter. This link is not a user message, but it is used by the media player to access a media file, e.g., whether to use FTRRD and/or streaming transmission. Jaisimha does not disclose that the link in the file is presented in a user interface of a multimedia terminal, i.e., it is not in the presentation model as recited in the independent claims.

Also, in Jaisimha, the encoded media files are stored as separate files. Further, the links to the encoded media files are also separately stored into another file. The user's terminal has to have access to the different files, first to the file ".ram" to get the link and then to the file indicated by the link.

Thus, Jaisimha does not disclose 1) supplementing the presentation model with a reference to the location of data in said user message, said last recited user message being the same user message as said first recited user message,

and 2) adding the presentation model to said same user message as recited in claim 1 and the remaining independent claims.

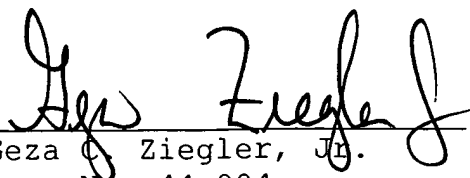
Hence claims 1-23 are not unpatentable under 35 U.S.C. 102 as anticipated by Jaisimha.

Further, since Jaisimha does not suggest the above discussed limitations with their advantages, claims 1-23 are not obvious.

For all of the foregoing reasons, it is respectfully submitted that all of the claims now present in the application are clearly novel and patentable over the prior art of record, and are in proper form for allowance. Accordingly, favorable reconsideration and allowance is respectfully requested. Should any unresolved issues remain, the Examiner is invited to call Applicants' attorney at the telephone number indicated below.

A check in the amount of \$100.00 is enclosed for the cost of the added dependent claims. The Commissioner is hereby authorized to charge payment for any fees associated with this communication or credit any over payment to Deposit Account No. 16-1350.

Respectfully submitted,


Geza C. Ziegler, Jr.
Reg. No. 44,004

28 MARCH 2004
Date

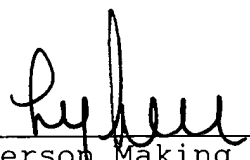
Perman & Green, LLP
425 Post Road
Fairfield, CT 06824
(203) 259-1800 Ext. 119
Customer No.: 2512

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service on the date indicated below as first class mail in an envelope addressed to the Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450

Date: 29 March 2004

Signature: _____


Person Making Deposit